

**In re: W.R. GRACE & CO., et al**  
**OMNIBUS 18: EXHIBIT A - NO LIABILITY CLAIMS**

Creditor Name / Address	Case Number	Claim Number	Total Claim Dollars*	Claim Class**	Reason For Proposed Disallowance
1 FLEET CAPITAL LEASING LEASE ADMIN CENTER PO BOX 7023 TROY MI 48007-7023	01-01140	619	\$2,468.45 \$739.14 \$15,965.95	(S) (P) (U)	LEASE PAYMENTS CONTINUE AND CLAIM IS SATISFIED PER DISCUSSIONS WITH CLAIMANT.
	W.R. GRACE & CO.-CONN.				
2 HAMPSHIRE CHEMICAL CORP C/O DILWORTH PAXSON LLP ANNE MARIE P KELLEY ESQ LIBERTYVIEW-STE 700 457 HADDONFIELD RDPO BOX 2570 CHERRY HILL NJ 08034	01-01140	13934	\$6,500,000.00	(U)	GRACE IS DOING REMEDIATION WORK AT SITE. NO BASIS FOR CLAIM.
	W.R. GRACE & CO.-CONN.				
3 NL INDUSTRIES INC C/O JOHN N FIORELLA ESQUIRE ARCHER & GREINER PC PO BOX 3000 HADDONFIELD NJ 08033-0968	01-01185	2625	UNKNOWN	(U)	GRACE WITHDREW FROM WORK AT KALKASKA, MI & ODESSA, TX DUE TO NL'S REFUSAL TO PAY ITS 75% SHARE OF COSTS AS REQUIRED BY THE SETTLEMENT AGREEMENT.
	HOMCO INTERNATIONAL, INC.				
4 NL INDUSTRIES INC C/O JOHN V FIORELLA ESQUIRE ARCHER & GREINER PC PO BOX 3000 HADDONFIELD NJ 08033-0968	01-01194	2626	UNKNOWN	(U)	GRACE WITHDREW FROM WORK AT KALKASKA, MI & ODESSA, TX DUE TO NL'S REFUSAL TO PAY ITS 75% SHARE OF COSTS AS REQUIRED BY THE SETTLEMENT AGREEMENT.
	REMEDIUM GROUP, INC.				
5 NL INDUSTRIES INC C/O JOHN V FIORELLA ESQUIRE ARCHER & GREINER PC PO BOX 3000 HADDONFIELD NJ 08033-0968	01-01139	2627	UNKNOWN	(U)	GRACE WITHDREW FROM WORK AT KALKASKA, MI & ODESSA, TX DUE TO NL'S REFUSAL TO PAY ITS 75% SHARE OF COSTS AS REQUIRED BY THE SETTLEMENT AGREEMENT.
	W.R. GRACE & CO.				
totals:			\$2,468.45 \$739.14 \$6,515,965.95	(S) (P) (U)	

\*Plus, in certain instances, additional contingencies, unliquidated amounts, interest, penalties and/or fees.

\*\***(A) - Administrative**  
**(P) - Priority**

**(S) - Secured**  
**(U) - Unsecured**

The classification of the claims set forth herein is the classification asserted on the filed proof of claim. The Debtors include such classification for the purpose of identifying the claim to which the objection applies. The inclusion of the classification shall not constitute an acknowledgement by the Debtors that such classification is correct or appropriate.